

## GOLF DEFEAT LEADS TO SEPARATION SUIT

Mrs. R. C. McCormick, Victor Over Husband, Champions "Smokes for Women."

### ROUGE FIGURES IN CASE

That a woman's husband shouldn't object because she smokes cigarettes in public places or uses lip rouge was the belief expressed yesterday before Supreme Court Justice Blanchard by Mrs. Frances S. B. McCormick when testifying in her suit for a separation from her husband, Robert C. McCormick.

Mrs. McCormick said her husband was disagreeable because she beat him at golf and made him feel cheap and that he began to find fault with her within two weeks after their marriage in November, 1912.

Mrs. McCormick's views on a woman's right to smoke publicly were brought out in her cross-examination by Henry K. Marshall, her husband's attorney, who asked her if she smoked cigarettes in the dining room of the Ritz-Carlton Hotel. She said she had done so and wasn't ashamed of it.

When asked if she thought it proper to smoke in such a place, Mrs. McCormick said: "Certainly it is proper and I have seen others do it. My husband made no objection to it. The first time we met he saw me smoke and even turned me with cigarettes."

"Do you think that kind of conduct should not be a husband?" she asked. "Certainly not," Mrs. McCormick also admitted that she smoked in the gentlemen's compartment of a Pullman car and wasn't ashamed of it, but she denied that she smoked on the streets in Milton, Pa., when she went to the funeral of her husband's mother.

Mrs. McCormick testified that when she and her husband were at a private dance in the gentlemen's compartment she left her partner and asked her husband for the next dance. He turned to her and said: "I would be ashamed to dance with you. You are the only woman here who is painted."

"Do you paint?" asked Mrs. McCormick's attorney, Mirabeau Towns.

"Oh, I have rouge on my face, but I have given it up. Is that so wrong?" "What did your husband do at the dance?"

"He left me and danced with some one else."

Mrs. McCormick testified that she was unhappy at New York last summer because her husband would scarcely speak to her when they went out together and this was due to her beating him at golf and making him feel cheap.

"Did you really try to beat him at golf?" "I certainly did, and what is more, I succeeded."

Mrs. McCormick also said her husband called her a "vampire" and that she didn't like it a bit.

The testimony showed that Mrs. McCormick divorced a previous husband about five years before she married the defendant. She alleges that in addition to the \$4,000 her husband gets as an Assistant District Attorney he receives \$14,000 income from real estate. She is receiving \$60 a week alimony pending the suit.

The case will go on to-day.

### ALSO'S WIFE CHARGES FRAUD.

Girl Who Married Rich Man Sues for Property Rights.

Yonkers, June 7.—Charles fraud, Edith Pope Hill Alson, the young wife of Edward B. Alson, aged financier of this city, filed a bill in equity yesterday in which she seeks to have her husband declared bankrupt and to have her husband on the day before his marriage.

The wife avers that her husband in immediate contemplation of his marriage to her intended to destroy her rights in properties worth several millions of dollars, to which she, as his lawful wife, would be entitled. Her husband, Edward B. Alson, and Reese D. Alson, trustees, and Edward B. Alson and Edward H. Alson are named as defendants.

The wife asks that Edward B. Alson and Reese D. Alson, as trustees, be required to reimburse all of his properties, valued at \$2,000,000, free of all trusts, to her husband individually.

### HOME WON IN DIVORCE RESOLD.

Mrs. Hood Disposes of \$100,000 Plainfield Place to Husband.

PLAINFIELD, N. J., June 7.—Mrs. Frances Spaulding Hood of this city secured a divorce from her husband, Richard Haden Hood, a well known mining engineer, after a legal fight lasting three years and was awarded the \$100,000 home occupied by them on Stelle avenue, known as The Roses, has just sold the place back to him. It was announced here today that the consideration being estimated at \$125,000.

Mrs. Hood originally gained possession of the property when it was turned over to her by her husband as a means of escaping possible litigation on the part of his relatives. When he asked her to transfer the place back she refused, and some time afterward brought her action for divorce.

Under the terms of the settlement Mrs. Hood received a lump sum of \$60,000 in lieu of alimony. She also won the undivided possession of The Roses.

### SUES WIFE AFTER HOME BURNS

High School Instructor Does Not Name Correspondent.

PATKINSON, N. J., June 7.—Charles Miller, head of the commercial department of Clifton High school and a member of the New York bar, started today proceedings against his wife yesterday. His petition mentions an unnamed New York man as correspondent. Mr. Miller asks for the custody of his two children.

Mr. and Mrs. Miller have been estranged since a fire destroyed the Miller home in Clifton three weeks ago. Mr. Miller and his six-year-old son had a narrow escape from death. Since then Mrs. Miller has been living at 61 Howe avenue, Passaic, while her husband has been making his home with friends in Clifton. It is understood that the \$100,000 fire will be related at the trial.

### WIFE FOR 30 YEARS; SUES.

Charges Retired Farmer Is Enjoying Life; Sues for \$100,000.

MIRRORE, L. I., June 7.—After thirty years of married life Mrs. Mary Wiggins, 55 years old, brought suit today in the Supreme Court here against her husband, H. K. Wiggins, charging abandonment.

Her husband is 60 years old and is a well-to-do retired farmer. Some years ago he sold his farm and began to enjoy life, his wife says on the results of his years of hard work. Mrs. Wiggins asked for counsel fees and alimony, but Judge Jaycox refused to grant her request when he learned that she was worth more than \$100,000 in her own right. Mrs. Wiggins has a large farm at Floral Park, where she lives. The couple have two children.

GEORGE T. WILSON, who celebrated last night the completion of forty years service with the Equitable Life Assurance Society, in which period he rose from office boy to be second vice-president.

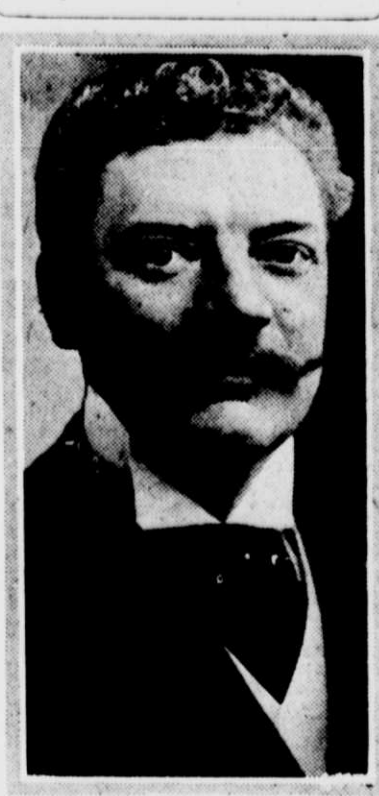


Photo by Alman & Co.

Forty years ago yesterday George T. Wilson, to-day second vice-president of the Equitable Life Assurance Society, joined the service of that institution as a three dollar a week office boy. Last night he was entertained at dinner at the Union League Club by the principal managers and agents of the society in honor of the anniversary, and during the evening was presented by them with a Sevres vase of the Louis XV. period, the golden age of the Sevres State potteries.

Mr. Wilson, although he began his work at the bottom of the Equitable ladder, climbed it rapidly. He became in turn stenographer and later secretary to James W. Alexander, at that time secretary to the society and later its president. From secretary to Mr. Alexander Mr. Wilson was promoted to the post of general executive clerk, subsequently to second assistant secretary of the society and afterward in turn to fourth, third and second vice-president, which latter position he now holds.

He is the best known after dinner speaker in New York, is a member of the Metropolitan, New York Yacht, Union League and the New Bankers clubs and is one of the founders and present, and while some of them have been in the service of the society for half a century, the average tenure of the twenty-six is twenty-four and a half years. Speeches were made by Tilden Blodgett, who has served the society for forty-seven years; Charles J. Edwards, who has served the same length of time; V. A. Deal, who has been with the concern for forty-eight years; Charles A. Bryan, forty-six years, and W. H. Page, an even half century.

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## SLAYER IN TEARS AS HE IS SENTENCED

Montimagno Goes to Death House—Carnivale on Trial as Inetier of Crime.

### ROFRANO AGAIN NAMED

Gaetano Montimagno, who killed Michael Gaimari, a political lieutenant of former Sheriff Thomas F. Foley in the Second Assembly district, was sentenced yesterday to die in the electric chair at Sing Sing prison in the week beginning July 19. Justice Davis sentenced him at noon, when the 100 talesmen called in the trial of Rocco Carnivale, known as Rex Cornell, had left the court.

Carnivale was put on trial yesterday morning charged with having incited Montimagno to commit the murder, and the sentencing of the convicted man was delayed until the court was cleared, so that the solemn scene would not be witnessed by the men who would be selected to decide Carnivale's guilt or innocence.

When Montimagno heard the sentence tears streamed down his cheeks. He was taken to the death house in Sing Sing on an early afternoon train.

Gaimari was shot four times in the back on the morning of March 8 last at the corner of Madison and Chestnut streets. It was at 3 o'clock in the morning and several eyewitnesses swore that Montimagno was the man who did the shooting. A jury, after being out a short time, convicted him of murder in the first degree and sentenced him to death.

It is the contention of the prosecution that Carnivale and Penmor promised to pay Montimagno \$300 for shooting Gaimari.

Lloyd P. Stryker, who was assigned to the court to defend Carnivale and Penmor, frequently used the name of Rofrano. He said that the District Attorney would "bring on members of the Michel cabinet, conspired with this defendant to cause some one's death."

Nearly every witness called yesterday was asked if he was in sympathy with the present city administration. One of the questions was:

"Have you any feeling of prejudice against the administration of Mayor Michel or any of his cabinet?"

Court adjourned until this morning with the jury box filled.

**VIOLIN TEACHER A SUICIDE.**

Hartigan Found Dead With End of Gas Tube in Mouth.

Michael Hartigan, 55 years old, a violin professor, well known in Harlem for many years, whose classes once were large, committed suicide by inhaling gas last night in his room on the fourth floor of 2078 Lexington avenue. Another tenant, Thomas Byrne, found the musician with the end of a gas tube in his mouth and called Policeman Waterhouse of the East 156th street station, the police were called and Hartigan for half an hour, but without avail.

Mrs. Kate Sheridan, the housekeeper, found scribbled on a calendar in his room the words "I am a failure" and when she was told yesterday by Policeman McGowan, Hartigan had pawned his violin with other things. He is said to leave a son and daughter.

**PARENTS SUED BY SON-IN-LAW.**

R. P. Moody Alleges Whetstone's Alienated Wife's Affections.

A suit for \$100,000 damages against Clarence E. Whetstone, said to be a well-to-do resident of Philadelphia, and his wife, Mrs. Octavia Whetstone, was filed in the Supreme Court yesterday by Rufus P. Moody, who alleges they have alienated the affections of his wife, Margaret, to his daughter.

The complaint states that the Moodys were married in Nashville, Tenn., on July 2, 1912, and lived affectionately together until January 15 last. Moody alleges his wife's affections began to promise her greater happiness and a better home than she had and reported that she was about to leave him for her husband because he could not give her luxuries to which she was entitled.

Moody alleges they induced her to leave him in March.

**GIRL SAVED FROM SEA BY ONE ARMED HERO**

Crowd at Atlantic City Sees Rescue—Man With Her Drowns.

ATLANTIC CITY, N. J., June 7.—A one armed chairpumper plunged into the surf this afternoon with most of his clothes on and rescued a young woman who, with a man with whom she was bathing, was struggling vainly against a strong ebb tide. The girl's companion gave up just as the rescuer reached them and was drowned. His body had not been recovered to-night, though a boat began the search soon after he disappeared.

The saving of the young woman, Miss Mary Donovan, of Philadelphia, Mass., was one of the most thrilling rescues ever seen at this resort. Hundreds of persons on the Boardwalk stood watching the desperate efforts of her rescuer, Edward Brady, an art glass worker, to keep the girl afloat after she had called for help. There were good swimmers in the crowd, but the chairpumper, John E. Stoner, was the only one who risked his life in the water.

Miss Donovan while in bathing with Brady, ventured out too far. She was caught by the outgoing current and carried beyond her depth. Brady saw her peril and swam to her side, but he was not a strong swimmer, and he too had to call for help.

Stoner, standing by his roller chair on the Boardwalk, did not wait. Pushing his way through the crowd, the one armed man removed his coat and plunged into the water. Miss Donovan and Brady were completely exhausted when Stoner reached them. He seized the girl first. Just as Stoner turned toward the shore Brady grasped his last ray and sank out of sight. When Stoner reached the beach with the girl she was unconscious. Doctors were soon able to revive her.

Brady's death is the first drowning reported at this beach this season.

## GOLD HILL COMPANY IN RECEIVERS' HANDS

North Carolina Court Declares Newman Concern Is Bankrupt.

### MINE LONG AGO CLOSED

RALEIGH, N. C., June 7.—The Gold Hill Consolidated Company, which owns a gold mine near Salisbury and which has received much publicity, is now in the hands of receivers, Fred Downs and Charles P. Montgomery, having been appointed to-day by Judge Shaw upon the application of creditors.

Waiter George Newman of New York, the president of the company, was deposed his use of United States Senate letter paper when the Senate investigated a publicity campaign booming the property, is not here now and there is no one in his absence to tell of the company's assets and liabilities.

The mine closed and has been idle for many months.

It was just about a year ago that the Gold Hill Consolidated Company received its greatest publicity. This was a few days after a number of letters had appeared on the curb marked "Senate letter paper, in which a mining engineer named J. C. Williams stated that the mine in North Carolina owned by the company was a great mine, worth at least \$500,000.

The SUN published copies of the letters, some of which were on letter paper of the Senate committee on the Senate letter paper, in which a mining engineer named J. C. Williams stated that the mine in North Carolina owned by the company was a great mine, worth at least \$500,000.

Senators whose names were also on the paper as members of the designated committee caused a Senatorial investigation and a committee had questioned every one who could throw light on the subject. It was decided that the whole thing was the mistake of clerks in the offices of Senators Chilton and Overman and that the letters were not put out in an attempt to boost the market for Gold Hill stock, which was then very light.

The company was reorganized of the Gold Hill Copper Company, which had a stock of \$2,000,000. The stock at \$5 per share was put out, selling at first at \$2 a share, when the company was reorganized six years ago. Then the price soared and reached \$10 a share, and was \$7 a share. Thousands of shares changed hands, and then the price tumbled to 10 cents. At the time of the reorganization the company had a stock of \$2,000,000. The stock at \$5 per share was put out, selling at first at \$2 a share, when the company was reorganized six years ago. Then the price soared and reached \$10 a share, and was \$7 a share. Thousands of shares changed hands, and then the price tumbled to 10 cents. At the time of the reorganization the company had a stock of \$2,000,000. The stock at \$5 per share was put out, selling at first at \$2 a share, when the company was reorganized six years ago. Then the price soared and reached \$10 a share, and was \$7 a share. 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